(Caption of Case) App. of Time Warner Cable Information Services to Amend its Certificate of Public Convenience and Necessity to Provide Telephone Services in the Service Area of Rock Hill Telephone Company, d/b/a Comporium Communications, and for Alternative Regulation) BEFORE THE) PUBLIC SERVICE COMMISSION) OF SOUTH CAROLINA)) COVER SHEET)) DOCKET) NUMBER: 2008 - 329 - C			
(Please type or print)						
Submitted by:	Margaret M. Fox	·		SC Bar Number: 65418		
Address:			Telephone:	803-799-9800		
	P. O. Box 11390		Fax:	803-753-3219)	
	Columbia, SC 29	211	Other: Email: pfox@me	-		
Emergency Re	-	OCKETING INFO	•		') 's Agenda expeditiously	
INDUSTRY (Check one)		NATURE OF ACTION (Check all that apply)				
☐ Electric		Affidavit	Letter		Request	
☐ Electric/Gas		Agreement	Memorandum	l	Request for Certification	
☐ Electric/Telecon	nmunications	Answer			Request for Investigation	
☐ Electric/Water		Appellate Review	Objection		Resale Agreement	
Electric/Water/T	elecom.	Application	Petition		Resale Amendment	
☐ Electric/Water/Sewer		☐ Brief	Petition for Re	econsideration	Reservation Letter	
Gas		Certificate	Petition for Ru	ulemaking	Response	
Railroad		Comments	Petition for Rul	e to Show Cause	Response to Discovery	
Sewer		Complaint	Petition to Inte	ervene	Return to Petition	
☐ Telecommunications		Consent Order	Petition to Inter	vene Out of Time	Stipulation	
Transportation		Discovery	Prefiled Testir	nony	Subpoena	
Water		Exhibit	Promotion		☐ Tariff	
Water/Sewer		Expedited Consideration	n Proposed Orde	er	Other:	
Administrative Matter		Interconnection Agreemen	t Protest			
Other:		Interconnection Amendme	nt 🔲 Publisher's Af	fidavit		
		Late-Filed Exhibit	Report			

MCNAIR LAW FIRM, P.A. ATTORNEYS AND COUNSELORS AT LAW

Margaret M. Fox

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October 23, 2008

Mr. Charles L. A. Terreni Chief Clerk and Administrator South Carolina Public Service Commission Synergy Business Park, The Saluda Building 101 Executive Center Drive Columbia, South Carolina 29210

Re: Application of Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner Cable to Amend its Certificate of Public Convenience and Necessity to Provide Telephone Services in the Service Area of Rock Hill Telephone Company, d/b/a Comporium Communications, and for Alternative

Regulation Docket No. 2008-329-C

Dear Mr. Terreni:

Enclosed for filing on behalf of Rock Hill Telephone Company, d/b/a Comporium Communications, please find a Return to Time Warner Cable's Motion to Compel or, In The Alternative, Motion *In Limine* in the above-referenced docket. By copy of this letter and certificate of service, a copy of this Return to Motion is being served on all parties of record.

Thank you for your assistance.

Very truly yours,
Mayautle. For

Margaret M. Fox

MMF/rwm Enclosure

cc: Parties of Record

BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2008-329-C

IN RE:	Application of Time Warner Cable Information		
	Services (South Carolina), LLC, d/b/a Time)	
	Warner Cable to Amend its Certificate of Public)	
	Convenience and Necessity to Provide)	
	Telephone Services in the Service Area of)	
	Rock Hill Telephone Company, d/b/a Comporium)	
	Communications, and for Alternative Regulation).	
	·)	

RETURN TO TIME WARNER CABLE'S MOTION TO COMPEL OR, IN THE ALTERNATIVE, MOTION IN LIMINE

Pursuant to 26 S.C. Code Ann. Regs. 103.829 and other applicable rules of the Public Service Commission of South Carolina, Rock Hill Telephone Company, d/b/a Comporium Communications ("Rock Hill") respectfully files this Return to Time Warner Cable's Motion to Compel Rock Hill to Respond to Discovery Requests, or in the Alternative, Motion *In Limine*. By its motion, Time Warner Cable Information Services (South Carolina), LLC ("Time Warner Cable") requests an order compelling Rock Hill to respond to Time Warner Cable's discovery requests, or alternatively, for an order barring Rock Hill from raising the issues that approval of Time Warner Cable's application would adversely impact the availability of affordable local exchange service or adversely impact the public interest in this proceeding.

In response to Time Warner Cable's Motion, Rock Hill respectfully submits as follows:

1. Time Warner Cable is the applicant in this proceeding. Rock Hill is an intervenor. As stated in Rock Hill's responses to Time Warner Cable's discovery, the purpose of

the proceeding is to determine whether Time Warner Cable meets the statutory requirements to be awarded a certificate of public convenience and necessity to provide certain services in Rock Hill's service area. The focus of the proceeding will not be on Rock Hill's financial condition or on any economic harm that may or may not result to Rock Hill as a result of Time Warner Cable's entry into the market. Rock Hill has intervened in this proceeding to attempt to determine exactly what services Time Warner Cable is seeking authority to provide in South Carolina, and whether Time Warner Cable meets the Commission's statutory requirements for doing so. As demonstrated in previous proceedings, Time Warner Cable has a history of being vague and circumspect in its description of the authority it seeks from the Commission and the corresponding obligations it intends to assume. Requiring Rock Hill to turn over voluminous financial and operational information to a direct competitor in the context of this proceeding makes no sense. In fact, as a policy matter, subjecting intervenors to the detailed discovery sought by Time Warner Cable in this case may well chill future intervention in Commission proceedings, to the detriment of the administrative process, the Commission's ability to gain information necessary to its decision-making process, and the public interest.

2. Counsel for Rock Hill has filed a motion to consolidate this proceeding with the proceedings in Docket Nos. 2008-325-C, 2008-326-C, 2008-327-C, 2008-328-C, and 2008-330-C. The Motion to Consolidate indicates that Rock Hill and the other rural local exchange companies (collectively, "RLECs") intend to proceed as a group in these proceedings. While the focus of RLECs' participation will be to assist in defining the authority sought by Time Warner Cable and to raise legal and policy issues that are common to the group, the RLECs cannot guarantee, as Time Warner Cable has demanded, that "no issue concerning impacts on [Rock

Hill's] financial condition will be addressed in the hearing[.]" <u>See</u> Time Warner Letter, attached as Exhibit 3 to Time Warner Cable Motion to Compel.

- 3. Likewise, regarding Time Warner Cable's alternative Motion *in Limine*, excluding evidence on any potential adverse impact on the availability of affordable basic local exchange service or on the public interest in general would harm the <u>Commission's</u> ability to make the necessary statutory findings before granting Time Warner Cable a certificate of necessity and convenience under S.C. Code Ann. § 58-9-280(B).
- 4. Finally, even if Rock Hill's financial condition were to become an issue in this proceeding, Rock Hill has provided substantial financial information in response to Time Warner Cable's discovery requests. The information provided includes five years' worth of Telecommunications Company Annual Reports; State USF receipts; and federal USF projections. Telecommunications Company Annual Reports include detailed information on Operating Revenues and Expenses (including Net Income); Balance Sheet information; Retained Earnings information; and Access Lines (the last of which is the exact same information the Commission recently held to be a confidential trade secret for Time Warner Cable, the applicant in this proceeding). The information contained in the Annual Reports is the same financial information upon which the Commission and the Office of Regulatory Staff rely in regulating the telecommunications companies.
- 5. Furthermore, Time Warner Cable is being disingenuous in stating that Rock Hill objected to ten out of fifteen interrogatories, and nine out of twelve requests for production. In fact, notwithstanding its objections, Rock Hill provided full or partial answers to Interrogatories 1-3, 1-4, 1-5, 1-6, 1-8, 1-10, 1-11, 1-12, 1-13, 1-14, and 1-15; and to Requests for Production 1-1, 1-2, 1-3, 1-5, 1-7, and 1-8. In addition, much of the information requested in Interrogatory 1-1

is contained in Rock Hill's Telecommunications Company Annual Reports. Rock Hill has provided Time Warner Cable with more than enough information to prepare its case.

WHEREFORE, for the reasons stated herein, Rock Hill Telephone Company, d/b/a Comporium Communications, respectfully requests that Time Warner Cable's Motion to Compel, or in the Alternative, Motion *In Limine*, be denied.

Respectfully submitted,

M. John Bowen, Jr.

Margaret M. Fox

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ATTORNEYS FOR ROCK HILL TELEPHONE COMPANY, D/B/A COMPORIUM COMMUNICATIONS

Columbia, South Carolina

October 23, 2008

BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2008-329-C

IN RE:	Application of Time Warner Cable Information)	
	Services (South Carolina), LLC, d/b/a Time	
	Warner Cable to Amend its Certificate of Public)	CERTIFICATE
	Convenience and Necessity to Provide)	OF SERVICE
	Telephone Services in the Service Area of)	
	Rock Hill Telephone Company, d/b/a Comporium)	
	and for Alternative Regulation)	
	<u> </u>	•

This is to certify that I, Rebecca W. Martin, an employee with the McNair Law Firm, P. A., have this date served one (1) copy of a Return to Time Warner Cable's Motion To Compel or, In The Alternative, Motion *In Limine* in the above-referenced matter to the persons named below by causing said copy to be deposited with the United States Postal Service, first class postage prepaid and affixed thereto, and addressed as shown below.

Nanette S. Edwards, Esquire Jeffrey M. Nelson, Esquire Office of Regulatory Staff Post Office Box 11263 Columbia, South Carolina 29211

C. Bradley Hutto, Esquire Williams & Williams Post Office Box 1084 Orangeburg, South Carolina 29115 Frank Ellerbe, III, Esquire Bonnie D. Shealy, Esquire Robinson, McFadden & Moore, P. C. Post Office Box 944 Columbia, South Carolina 29202

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(803) 799-9800

October 23, 2008

Columbia, South Carolina